UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

THE NEW YORK TIMES COMPANY,

Plaintiff,

v.

Civil Action No. 1:23-cv-11195 (SHS) (OTW)

MICROSOFT CORPORATION, OPENAI, INC., OPENAI LP, OPENAI GP, LLC, OPENAI, LLC, OPENAI OPCO LLC, OPENAI GLOBAL LLC, OAI CORPORATION, LLC, and OPENAI HOLDINGS, LLC,

Defendants.

Daily News, LP; Chicago Tribune Company, LLC; Orlando Sentinel Communications Company, LLC; Sun-Sentinel Company, LLC; San Jose Mercury News, LLC; DP Media Network, LLC; ORB Publishing, LLC; and Northwest Publications, LLC

Plaintiffs,

v.

MICROSOFT CORPORATION, et al.,

Defendants.

THE CENTER FOR INVESTIGATIVE REPORTING, INC.,

Plaintiff,

v.

OPENAI, INC., OPENAI GP, LLC, OPENAI, LLC, OPENAI OPCO LLC, OPENAI GLOBAL LLC, OAI CORPORATION, LLC, OPENAI HOLDINGS, LLC, and MICROSOFT CORPORATION,

Defendants.

Civil Action No. 1:24-cv-3285 (SHS) (OTW)

Civil Action No. 1:24-cv-04872 (SHS) (OTW) Under paragraph 22 of the Stipulated Protective Order in this case (New York Times Dkt. 127), Plaintiffs The New York Times Company ("The Times"), Daily News, LP et al. ("Daily News"), and the Center for Investigative Reporting ("CIR") (collectively, the "News Plaintiffs") respectfully seek to provisionally file under seal portions of their letter motion to compel. The letter motion seeks a conference to discuss a discovery dispute—specifically, the News Plaintiffs' dispute with Microsoft about Microsoft's over-use of the "Attorneys' Eyes' Only" confidentiality designation. The News Plaintiffs seek to file portions of this letter motion under seal because exhibits to the motion include and discuss documents that Defendants have designated as Protected Discovery Material under the Protective Order. Dkt. 127 ¶ 22. The News Plaintiffs do not affirmatively seek to seal any material. Under the Protective Order, Defendants have five business days to file a statement of reasons for why the material should be sealed. *Id.* The News Plaintiffs will review Defendants' filings, and if necessary, confer about any disagreement.

Dated: January 13, 2025 /s/ Ian Crosby

Ian Crosby (pro hac vice)
Genevieve Vose Wallace (pro hac vice)
Katherine M. Peaslee (pro hac vice)
SUSMAN GODFREY L.L.P.
401 Union Street, Suite 3000
Seattle, WA 98101
Telephone: (206) 516-3880

Facsimile: (206) 516-3883 icrosby@susmangodfrey.com gwallace@susmangodfrey.com kpeaslee@susmangodfrey.com

Davida Brook (pro hac vice) Emily K. Cronin (*pro hac vice*) Ellie Dupler (pro hac vice) SUSMAN GODFREY L.L.P. 1900 Ave of the Stars, Suite 1400 Los Angeles, CA 90067 Telephone: (310) 789-3100 Facsimile: (310) 789-3150 dbrook@susmangodfrey.com ecronin@susmangodfrey.com edupler@susmangodfrey.com

Elisha Barron (5036850) Zachary B. Savage (ZS2668) Tamar Lusztig (5125174) Alexander Frawley (5564539) Eudokia Spanos (5021381) SUSMAN GODFREY L.L.P. One Manhattan West New York, NY 10001 Telephone: (212) 336-8330 Facsimile: (212) 336-8340 ebarron@susmangodfrey.com zsavage@susmangodfrey.com tlusztig@susmangodfrey.com afrawley@susmangodrey.com espanos@susmangodfrey.com

Scarlett Collings (4985602) SUSMAN GODFREY L.L.P. 1000 Louisiana, Suite 5100 Houston, TX 77002 Telephone: (713) 651-9366 Facsimile (713) 654-6666 scollings@susmangodfrey.com

Steven Lieberman (SL8687) Jennifer B. Maisel (5096995) Kristen J. Logan (pro hac vice) ROTHWELL, FIGG, ERNST & MANBECK, P.C. 901 New York Avenue, N.W., Suite 900 East Washington, DC 20001

Telephone: (202 783-6040 Facsimile: (202) 783 6031 slieberman@rothwellfigg.com jmaisel@rothwellfigg.com klogan@rothwellfigg.com

Attorneys for Plaintiff The New York Times Company

/s/ Steven Lieberman

Steven Lieberman (SL8687) Jennifer B. Maisel (5096995) Robert Parker (pro hac vice) Jenny L. Colgate (pro hac vice) Mark Rawls (pro hac vice) Kristen J. Logan (pro hac vice) Bryan B. Thompson (6004147) ROTHWELL, FIGG, ERNST & MANBECK, P.C.

901 New York Avenue, N.W., Suite 900 East

Washington, DC 20001 Telephone: (202) 783-6040 Facsimile: (202) 783-6031 slieberman@rothwellfigg.com jmaisel@rothwellfigg.com rparker@rothwellfigg.com jcolgate@rothwellfigg.com mrawls@rothwellfigg.com klogan@rothwellfigg.com bthompson@rothwellfigg.com

Jeffrey A. Lindenbaum (JL1971) ROTHWELL, FIGG, ERNST & MANBECK, P.C. 3 Manhattanville Road, Suite 105 Purchase, New York 10577 Telephone: (202) 783-6040 Facsimile: (202) 783-6031

ilindenbaum@rothwellfigg.com

Attorneys for Plaintiffs
Daily News, LP; The Chicago Tribune Company,
LLC; Orlando Sentinel Communications
Company, LLC; Sun-Sentinel Company, LLC;
San Jose Mercury-News, LLC; DP Media
Network, LLC; ORB Publishing, LLC; and
Northwest Publications, LLC

/s/ Matthew Topic

Jonathan Loevy (pro hac vice)
Michael Kanovitz (pro hac vice)
Lauren Carbajal (pro hac vice)
Stephen Stich Match (No. 5567854)
Matthew Topic (pro hac vice)
Thomas Kayes (pro hac vice)
Steven Art (pro hac vice)
Kyle Wallenberg (pro hac vice)

LOEVY & LOEVY
311 North Aberdeen, 3rd Floor
Chicago, IL 60607
312-243-5900 (p)
312-243-5902 (f)
jon@loevy.com
mike@loevy.com
carbajal@loevy.com
matt@loevy.com
steve@loevy.com
kayes@loevy.com
wallenberg@loevy.com

Attorneys for Plaintiff
The Center for Investigative Reporting, Inc.